



## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER FILING DATE	FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.
08/187,623 01/25/94	4 LEYBA	F	72847.P001
	C2M1/0626 YLOR & ZAFMAN 7TH FLOOR	MCDONAL	EXAMINER
BLAKELY, SOKOLOFF, TO 12400 WILSHIRE BLVD.		ART UNIT	PAPER NUMBER
LOS ANGELES, CA 90025		3207	//
		DATE MAILED:	06/26/95
This is a communication from the examiner in COMMISSIONER OF PATENTS AND TRAD			
•	•		
This application has been examined	Responsive to communication filed on		This action is made final.
A shortened statutory period for response to the Failure to respond within the period for responding to the period for response to the period for resp	his action is set to expire $\underline{3}$ month(s) nse will cause the application to become abando	days froned. 35 U.S.C. 133	om the date of this letter.
Part ! THE FOLLOWING ATTACHMENT(S	) ARE PART OF THIS ACTION:		
Notice of References Cited by Exa     Notice of Art Cited by Applicant, P     Information on How to Effect Draw	TO-1449. <b>4.</b> □ No		atent Drawing Review, PTO-948. t Application, PTO-152.
Part II SUMMARY OF ACTION			
1. Claims /-///5, /	6		are pending in the application.
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3. Claims			_ are allowed.
4. 🔯 Claims /-// /5, /6			are rejected.
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	formal drawings under 37 C.F.R. 1.85 which are		
8. Formal drawings are required in response	onse to this Office action.		
9. ☐ The corrected or substitute drawings are ☐ acceptable; ☐ not acceptable	have been received on (see explanation or Notice of Draftsman's Pate	Under 37 ( nt Drawing Review, P	C.F.R. 1.84 these drawings TO-948).
10. The proposed additional or substitute examiner; disapproved by the examiner	sheet(s) of drawings, filed on miner (see explanation).	has (have) been	☐ approved by the
11. The proposed drawing correction, filed	d, has been □appro	oved;  disapproved	(see explanation).
12. Acknowledgement is made of the clair been filed in parent application, ser	n for priority under 35 U.S.C. 119. The certified rial no; filed on;	d copy has 🗖 been r	eceived not been received
	in condition for allowance except for formal matt c parte Quayle, 1935 C.D. 11; 453 O.G. 213.	ers, prosecution as to	the merits is closed in
14. Other	•		

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1. The finality of the last Office Action is withdrawn.

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. § 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -(b) the invention was patented or described in a printed
publication in this or a foreign country or in public use or
on sale in this country, more than one year prior to the
date of application for patent in the United States.

3. Claims 1,2,7 and 16 are rejected under 35 U.S.C. § 102(b) as being anticipated by Gerber.

Gerber discloses a single, planar panel(34r) that is removable attached to a golf bag which is a cylindrical tube. Although the compartment is a double panel, the rear panel itself is a single panel that is removable attached the cylindrical tube of the golf bag.

4. The following is a quotation of 35 U.S.C. § 103 which forms the basis for all obviousness rejections set forth in this Office action:

A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Subject matter developed by another person, which qualifies as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

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5. Claims 3-5,8-10 are rejected under 35 U.S.C. § 103 as being unpatentable over Gerber in view of Savoy.

Gerber discloses the invention as claimed except for the use of a zipper that extends around the entire periphery of the compartment. Savoy discloses a removable compartment that is attached by a zipper that extends around the entire periphery of the compartment. It would have been obvious to use a zipper that extends around the entire periphery of Gerber's compartment motivated by Savoy's teaching of the ease in connecting and removing the compartment. The use of a handle diametrically opposed to the handle is a shift in location of parts with no new or nonobvious result.

6. Claims 6 and 15 are rejected under 35 U.S.C. § 103 as being unpatentable over the prior art as applied to claims 3-5 and 8-10 above, and further in view of Yamazoe.

The combination does not disclose the use of a water resistant and padded material. Yamazoe discloses the use of a water resistant and padded material. It would have been obvious to use a water resistant and padded material for the compartment of Gerber motivated by Yamazoe's teaching of the protection the material provides for the contents.

7. Claim 11 is rejected under 35 U.S.C. § 103 as being unpatentable over the prior art as applied to claims 3-5 and 8-10 above, and further in view of Wand.

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The combination does not disclose a compartment made from a single planar panel that has a lateral opening. Wand discloses a compartment(102) that is made from a single planar panel that has a lateral opening(104) It would have been obvious to make the compartment of Gerber from a single planar panel that has a lateral opening motivated by the savings in material that result.

8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Kim discloses a compartment that is made by a single panel and has a lateral opening (70).

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chris McDonald whose telephone number is (703) 308-1038.

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